IN THE UNITED STATES DISTRICT COURT,
EASTERN DISTRICTORPHICAL 126 Filed 06/08/22 Page 6/13/2022

Cost 2:20-cr-00213 HJM IN RE: (Shalam C.Saintillus-Bey) Motion: Objection To Moorish Haltlan-American Notton (real Party in interest) Docket#5: 122,123,124 RE: CHALONER SAINTILLUS FILED Persuant to Rule 12 (d), Rule 1245), and Rule 12 Subditto US. of America Fictitions Fore lan States Services (I Object Appeal Any frombulent failure to respond on record with fact I legal Determinations "For Record" findings/conclusions of low. Dochot#19-121. To My reply to US. Offsition (violations to Rule 12 Sec.) 56/22(12/14/11) Stand May 19, 2022. Very Briefly Rule 12(d) "The court must decide every pretrial motion before trial unless it finds good cause to defer a ruling." (Ruling on a motion section Rule 12(F) Kecording the proceedings "All proceedings at a motion hearing, including any findings of fact and conclusions of law made orally by the court, must be recorded by a court reporter or a suitable recording device Provisions of Rule 12(G) "All defenses and Objections which are capable of determination without trial of the general issue."

I.D. Rule 12 subdivision (G) "Requires that a verbation record be made of Pretrial motion proceedings and requires the judge to make record of his findings of facts and Conclusions Pg. 1 0 f 2

(May be raised by motion)

(Court Courses to law Foodly en Proceed add ideals in it .) of law. This is desirable if Pretrial rulings are to be subject to post-conviction review on the record. The judge may flod and rule orally from the bench, so long as verbation record is taken. There is no necessity of a seperate written memorandum containing the judge's findings and conclusions." from above Cited Rules there is cleary title 42 Conspiracy Fraud being conducted as the Judge and "title 26" Attorneys are in fact conspiring together to harm the "In Proper Person Non-Corporate entity, Non-US. Citizen Defendant" "jurisdiction (Personal/Subject-matter) Must be proven and is never maired. SEE: US. V. Rogers, 23 Fed., 658 (DC Ark. 1885) · Pennoyer Rule (1968) "Any court which backs personal jurisdiction also backs Personal judgement." (Not to mention the Improper venue its under, which its correct venue and ciurisalidion is under "title 26" Heading: United States Tax court, Juris Idiction: Title 26"> Subtitle F>Chapt. 78> Subchapter A= \$7604 (Enforcement of Summons were none existed "A court connot confer jurisdiction; cannot make a void proceeding valid! Old wayne Mut. L. Assoc. v. McDonoigh 204 U.S. 8,27 S. ct. 236 Futhermore, Court cannot proceed without fact flindings/conductions Posted on Record. I Do Not Consent/Contract with any FICHTions Foreign State courts. Burden Rest an Court to prove! Venue! Canon 2057 Violation. 18. 2072

· FRCP Rule, 52(a)(1) 'In General, 'The Court must find the Facts specially and state its conclusions of law seperately"
find the Facts specially and state its conclusions of
law Seperately"
• The Court cannot just denly a motion. without fact finding and conclusions of law being on the record.
tact finding and conclusions of law being on the
record.
The Court backed jurisdiction from the beginning and all employees, Foreign Agents, IRS Attorney are liable in Civil action suit for damages.
all employees, toreign Hents, IN Attorney are hable
in Civil action Suit to a day 1890s.
All I a a a a de constant la alimente
·Nothing can proceed, or any Conviction/Judgment 5
그렇게 하다 하다고 하는 이 사람들이 하면 얼굴 이 가입니다. 그는 사람들은 사람들이 가지 않는데 하는 것이 어느를 하는데 가지 않는데 없었다.
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and down's amountain Tto Complete Brown and fulls under
This Court must Dismiss the case. All of a sudden the Court/Agents do not wanta Status on the Motion to dismiss and deny's everything Its Complete Bogus and falls under "Iffle 42".
·I OBJect the judge Decision to deny everything. (For the record) CHIEF Judge Kimberly-Mueller Must Dismiss the cose, or Civil Action will be the result of her and MR. STENFKI NEgligence.
(Fac the record) (HIFF Judge Klimberly-Myeller Must
Dismiss the case or Civil Atlan will be the result of
her and MR. STENFKI NEgligener
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Certificate of service: "Proof of service" Prose. Profer. Following (Bonded) Documents Has Been: Signed, Sealed and Delivered		
To the following Required Parties: (s	sec/ed:)	
-Chief Judge Kimberly-Mueller	(us. DBA. Eastern District of	
501 I Street	California) Dunn and	
Sac, California, [95814]	Brodstreet *003187213	
- "GOV." (Attorney General - Phillip A Talb	ert; (US.DBADistrict Attorney)	
A. Attorney General-"Mc Sam Stefenki)	Dunn and Bradstreet #	
501 I Street, Ste. 10-100	038284311	
Sac, California, [95814]		
916)554-2700		
OFFice of the Clerk of Court	* Provide Me Copies of These	
501 I Street, StE(4-200)	Filing herein. Thank You!	
Sac, California, [95814]		
USC. 18 § 2071"Concealment Froud"(Fix	nes: 3 Year Prison Pen.)	
USC. 18 7 2076 "Clerk is to file" (Fines	그 항목 제 문장이 되는 사람이 있는 것이 되었다. 이 사람들이 되었다면 하는 것이 되었다면 하는 것이 없었다. 그 사람들이 없는 것이다.	
USC. 185241-242 Deprivation, Denotio		
of color or race" (Fines; up to 10 Years Prison Penalty)		
Dr. 28 VEC. 8 1746		
	Infrofria Persona, Sui, Juris	
Autonomous (Moorish Haitian-American):S	지역	
Executor: Beneficial Entitlement Holder of H		
CAPS DEFENDENT: CHALONER SAINTIL		
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